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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/739,357	12/19/2000	Craig S. Aman	10003506	10003506 3380	
29139	7590 06/24/2002				
PHILIPS ELECTRONICS NORTH AMERICAN			EXAMINER		
	'HITE PLAINS ROAD 'YTOWN, NY 10591		SOTOMAYOR, JOHN		
			ART UNIT	PAPER NUMBER	
			3714		

Please find below and/or attached an Office communication concerning this application or proceeding.

. •		Application No.		Applicant(s)				
•		09/739,357		AMAN, CRAIG S.				
	Office Action Summary	Examiner		Art Unit				
		John L Sotomayo	or	3714				
Period for	The MAILING DATE of this communication app Reply	L						
A SHO THE M - Extens after SI - If the p - If NO p - Failure - Any rep	RTENED STATUTORY PERIOD FOR REPLY AILING DATE OF THIS COMMUNICATION. ons of time may be available under the provisions of 37 CFR 1.13 X (6) MONTHS from the mailing date of this communication. eriod for reply specified above is less than thirty (30) days, a reply eriod for reply is specified above, the maximum statutory period w to reply within the set or extended period for reply will, by statute, ly received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, howe within the statutory min rill apply and will expire s cause the application to	ver, may a reply be time imum of thirty (30) days SIX (6) MONTHS from the become ABANDONED	ly filed will be considered timely. ne mailing date of this communicati (35 U.S.C. § 133).	ion.			
1)🛛	Responsive to communication(s) filed on 19 E	<u> December 2000</u> .						
2a) <u></u> □	This action is FINAL . 2b)⊠ Thi	s action is non-fi	nal.					
·	Since this application is in condition for allowa closed in accordance with the practice under <i>i</i> n of Claims				is is			
4)⊠ C	claim(s) <u>1-43</u> is/are pending in the application							
4	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)□ 0	claim(s) is/are allowed.							
6)⊠ (claim(s) <u>1-43</u> is/are rejected.							
7) 🗌 🤇	claim(s) is/are objected to.							
8) 🗌 (claim(s) are subject to restriction and/or	election requirer	ment.					
Applicatio	n Papers							
9)∐ TI	ne specification is objected to by the Examiner	·.						
10)∐ TI	ne drawing(s) filed on is/are: a)□ accep	ted or b)⊡ objecte	ed to by the Exam	iner.				
	Applicant may not request that any objection to the	e drawing(s) be hele	d in abeyance. Se	e 37 CFR 1.85(a).				
11) 🗌 TI	ne proposed drawing correction filed on	is: a)∏ approve	d b)∐ disapprov	red by the Examiner.				
	If approved, corrected drawings are required in rep	-	ion.					
12)∐ TI	ne oath or declaration is objected to by the Exa	aminer.						
Priority un	der 35 U.S.C. §§ 119 and 120		•					
13) 🗌 🛭 A	cknowledgment is made of a claim for foreign	priority under 35	U.S.C. § 119(a)	-(d) or (f).				
a) <u></u>	All b)☐ Some * c)☐ None of:							
1	1. Certified copies of the priority documents have been received.							
2	2. Certified copies of the priority documents have been received in Application No							
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
	knowledgment is made of a claim for domestic		•		tion)			
	_	-			lion).			
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Attachment(5)							
2) Notice 3) Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) tion Disclosure Statement(s) (PTO-1449) Paper No(s)	4) [] 5) [] 6) []		PTO-413) Paper No(s) atent Application (PTO-152)	. •			
S. Patent and Trac TO-326 (Rev.		tion Summary		Part of Paper N	o. 6			

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DETAILED ACTION

Claim Objections

1. Claims 41-43 are objected to because of the following informalities: These claims state they are business method claims when they are dependent upon a simple method claim. Please amend the preamble of these claims to show the appropriate method type. Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 3. Claims 1,4,7-10,12-14,16,18,21-24,26,27,30,33-36,38 and 40-43 are rejected under 35 U.S.C. 102(a) as being anticipated by Hon (US 6,074,213).
- 4. Regarding claims 1 and 27, Hon discloses a system, method and apparatus for the training of users of a medical system. Hon discloses that educational instructions are pre-loaded into the system and available for recall by users of the system contacting the rule-based expert system component (Col 3, lines 16-44). The instructions and simulation information are provided to the users via a plurality of displays on graphical user interfaces over networked devices. (Col 4, lines 56-64, Fig 11).

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- Regarding claims 4,18,30, and 40 Hon discloses a system and method within which the display stations, which interact with a user through a Graphical User Interface (GUI), are equipped with a voice interface for audio interaction with the user (Col 4, line 61, Col 15, lines 39-41).
- 6. Regarding claims 7-9, 12,13,21-23,33-35, and 41-43 Hon discloses that the instructional information from the expert system may be provided to the users through visual means, including images, video and animation of the subjects in use (Fig 17, Col 14, lines 36-46).
- Regarding claims 10, 24, and 36, Hon discloses a simulator with a rule-based expert system that provides a view of various team performance actions in relation to the medical task presented, thus providing the operational steps of a task in proper sequential order (Col 16, lines 23-25).
- 8. Regarding claim 14, Hon discloses an educational system with a network, user computers coupled to the network, and a server with educational instructions pre-loaded into the system and available for recall by users of the system contacting the rule-based expert system component (Col 3, lines 16-44). The instructions and simulation information are provided to the users via a plurality of displays on graphical user interfaces over networked devices. (Col 4, lines 56-64, Fig 11).
- 9. Regarding claim 16, Hon discloses a system capably connected either through the Internet or over an intranet (Col 16, lines 11-16).
- 10. Regarding claim 26, Hon discloses educational system instructions on a computer readable medium used with a network, a plurality of user computers coupled to the network, and a server with educational instructions pre-loaded into the system and available for recall by users

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of the system contacting the rule-based expert system component (Col 3, lines 16-44). The instructions and simulation information are provided to the users via a plurality of displays on graphical user interfaces over networked devices. (Col 4, lines 56-64, Fig 11).

11. Regarding claim 38, Hon discloses an instructional method simulating the control of medical devices under the direction of a rule-based expert system, simulating the first aid use of the medical device and providing feedback to the user concerning the correct results from the device (Col 9, lines 5-44).

Claim Rejections - 35 USC § 103

- 12. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 13. Claims 2,5-6,11,15,19-20,25,28,31-32,37 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hon in view of Parker et al (US 6,321,113).
- 14. Regarding claims 2,5-6,11,15,25,28,37, and 39, Hon discloses a defibrillator station in which an external defibrillator may be inserted for use by the medical team. Hon does not specifically disclose that the defibrillator is an Automated External Defibrillator. However, Parker et al teaches that for a good networked connection at a remote site from the main analysis computer an Automated External Defibrillator is preferred (Col 3, lines 42-64). The AED taught by Parker et al has the networked features that would allow it to be seamlessly integrated into the defibrillator station discloses by Hon. Therefore, it would have been obvious to one of ordinary

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skill in the art at the time of invention to include an AED as the preferred defibrillation device in the training system.

- 15. Regarding claims 5,19, and 31, Hon discloses that the instructional system and method may use the Internet and intranets for communication between users (Col 16, lines 11-16). Hon does not specifically state that the navigation capability of the GUI in use by the system and method is linear and non-linear. However, it is common and well known to use a web browser as a means of navigation on Internet capable display devices. Inherent to a web browser is the capacity for linear and non-linear navigation from web page to web page. Therefore, it would have been obvious to one of ordinary skill in the art to provide linear and non-linear navigation capability to any system and method utilizing the Internet for connectivity between users.
- 16. Regarding claims 6, 20, and 32, Hon discloses a system and method for instructional connection and communication between users of physically separate medical devices, each user of which has a physical display device. Hon does not specifically disclose that the instructional information provided to users of the system is in text format. However, Parker et al teaches a physically remote AED device connected via a network connection to a remote computer that provides instruction displayed to the user in text format (Col 3, lines 35-40, Fig 1). The system and method discloses by Hon indicates a rule-based expert system that assists with instruction and the system and method taught by Parker et al displays the rules for the system use as text retrieved from a rules database. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to provide instructional information from the rules data base on the steps necessary to utilize a connected medical device in text format on the GUI.

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17. Claims 3,17, and 29, are rejected under 35 U.S.C. 103(a) as being unpatentable over Hon in view of Parker et al in further view of Olson et al (US 5,645,571). Hon discloses that a plurality of medical devices may be attached to the instructional system and method. Hon does not specifically disclose operation, troubleshooting or maintenance of these medical device items. However, Olson et al teaches an AED that has self-diagnostic capability as well as providing troubleshooting and device maintenance indicators and instructions (Figs 3 and 4). In attaching the instant AED to a rule-based expert system these troubleshooting, maintenance and diagnostic capabilities could be easily incorporated and displayed to the users in the same manner as any other system or method instructions. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to incorporate the existing utility, operation, troubleshooting and maintenance instructions of all medical devices to be connected to the rule-based expert system.

Conclusion

- 18. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Motti et al (US 6,319,011) for a discussion of an automatic training defibrillator simulator and method.
- 19. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John L Sotomayor whose telephone number is 703-305-4558. The examiner can normally be reached on 7:30-4:00 M-F.
- 20. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jessica Harrison can be reached on 703-308-2217. The fax phone numbers for the

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organization where this application or proceeding is assigned are 703-308-7768 for regular communications and 703-308-7768 for After Final communications.

21. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4558.

jls June 18, 2002

> VALENCIA MARTIN-WALLACE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700